## 

An aide of Criminal District Judge Frank J. Sheat today quoted the judge as saying he will hold court tomorrow unless the perjury trial of Dean Adams Andrews Jr. can be ended by tonight.

The state continued to unfold its case today

against the chubby former Jefferson Parish assistant DA, and the defense was still awaiting its turn at but.

Testimony this morning centered around Andrews' statements before the grand-lury une 28 in which he said clay L. Shaw is not the mysterious Clay Bertrand

Andrews is charged on 11 counts of perjury. Carrison

Andrews is enarged on 11 counts of perjury. Garrison has accused the former Jeff erson Parish Assistant DA of lying before the grand jury in connection with his probe of the slaying of President John P. Kennedy.

The June 28 testimony was introduced today over the objections of defense altoropy through Mrs. Maurene Theil, stenographer for the

his latest jury appearance.
Asst. DA latchard Burnes
began reading excerpts from
the transcript and asking Mrs.
Thiel if they were accurate

Defense attorney Harry Burglass objected in Burnes' picking out selected quates and skipping around in the transcript, complaining that the remarks were taken out of context.

"THIS IS OUTRAGEOUS.
This is disgraceful," said Burglass. He moved for a mistrial.

Judge Shea denied the motion for a mistrial by Burglass, then told the jury that it must consider any statement from the grand jury testimony in the light of the entire testimony.

BURGLASS TOLD the court that the judge's statement to the judge of correct the

grand jury, who said she took

down Andrews' testimony on

situation and was "inadequate."

Burnes then objected that the defense attorney was trying to imply that the presecution was trying to hide something by having only part of the Andrews transcript read.

Burglass asked that the entire June 28 testimony of Andrews before the grand jury be read into the record.

MRS. THIEL then began reading the twenty pages of testimony.

Included in the testimony was a statement by Andrews

Turn to Page 2, Column 4

NEW CRLEASS STATESTICS

## Garrison Ready To Unveil Case

Continued from Page 1

that "If this case is based on the tast that Clay E. Snaw is Clay Bertrand, it is a loke.

He told the grand jury that he was introduced to Davis at a French Quarter bar as Clay Sertrand by Helen Gint

NOREWS TOLD the grand jury on the 20th that Helen Girl was also known as Big Joe, or Butch, and acced. Y all sent ber to gold Angels State Pentiantlary you put her on the Pondercas.

At one point he told the grand gave that he had been softweed by experts and ourars concerning the case.

Ther pick you like oncome and share you like ourn," he said.

ON SEVERAL recusion he told the grand jury flath the Clay Barfrand was not figure Shaw, and said he had sold the Tolly Green Giant has note for Garrison; the same thing

Obs. the reading of the June 25 testimony Burglass asked Mrs. Thiel if she had also been a stemographer on March 15, the first time that Andrews appeared before the grand jury in connection with the case.

He then asked for a copy of this testimony, and a recess so that he could study it.

SOME OF THE alleged quotes from Andrews read by Burnes included:

by Burnes included:

'I may have said a thousand firmes one thing, but the one time I say Clay Shaw and Clay Bertrand clears me of all the rest."

"It doesn't make any difference to me if I am conticiest."

Clay Shaw is not Clay Sertrand. Indict me if you want to

Also utilisted was a reserved to a meeting between Garrisse and Albair extra at brennan's Restaurant before the June 25 Grand Jury meet-

Andrews said he told Gerrison then that Shaw was not Bertrand

A lew lines open in the pationary Authors and

I kept my deal with the Giant, I said I can't say he is and I can't say he ain't. And I got indicted for it."

Andrews said, however, that the DA's office had convinced him that Shaw and Bertrand hight be the same.

Mrs. Thiel was the first witness to testify toway, but not the first one called. The first called was Albert v. Larkene foreman of the Orieans Parish Grand Jury, who was nowhere to be found.

The second on cases

I hate to put the foreign of the grand jury in sail "said the judge" Let's sain amother wares.

MRS. THEIL THEN took the stand. Later LaBiche appeared and replaced Mrs. This on the stand.

Selection of the live-man jury to hear the case yesterday ended three days of pretorstary legal skirmishing

In a marathon court session that lasted until 0:15 last night assistant DAs Burns and James L. Alcock began skeeping the joundations of the case.

Before the smal witness of the night the state per into the record portions of Andress' interrogation by a Warren Commission lawyer and seven typed copies of various conversations and television interviews. Defense objections were overruled

Of WAS ANDREWS: Warren Commission testimony
that began his troubles. He
told the commission that a
man be knew as Clay Berfrond called him the day
after Kennedy was shot and
asked him to go to Dallas and
testind Lee Harvey Gewald,
then charged with killing the
resident.

Guirison contents that Beriand is an alias for Clay L. Shaw, whom he has charged with criminal conspiracy in the President's murder Shaw denies this, and Andrews siter a long period in which he indicated he did not know whether Shaw was Bertrand inally named French Quarter har owner Eugene C. Davis as the man who called him about Oswald. Davis denies this

When the state offered portions of the Warren Cummission report in evidence yester tay the defense objected that the report constituted hearsay still that no cross-examination was possible.

THE STENOGRAPHER who took down Andrews' testianony on July 21, 1964, was called to the stand but tailed to recall most of Andrews statements.

Marya Gray Score

taid let independent memary und tell her only the portion of the testimony in which Andrews said he saw 'Clay Bertrand' run from him when he recognized Andrews in a har

Burness asked the court to take judicial notice of presidential executive orders creating the Warren Commission and cited three cases in Which state courts hold such touce of jederal acts.

AUDGE SHEA permitted the testimony to be introduced, and the defense ceserved a bill of exceptions for a possible appeal.

Burns, in his opening statement, told the jury kndrews lied to the jury several times, octoarly in insisting that he could not say whether Shaw and Bertrand were the same for instance Porces.

For college, Burnes said andrews and the same and the sam

Show on TV and the mented taken than the man be known as Bermad.

"IF A MAN CAN state site person is caller than another he can also state he is not the pame person," said Burnes.
With the jury ordered out

the moon so the judge emid hear testimon; whether Andrews grand jury testi-mony was given voluntarily. Approve took the stand in the own behalf.

SOREWS TESTIFIED OF ens emotionally speet when he appeared before the jury Constructes before he said. he had been handed a sub-pens which made him "an-

noved and angry.
The chulby attorney said te was walking up the courthalle sees to restly your unity when he was served. the raid he may so much about NAME OF TAXABLE PARTY. as accord the grand justy pro-\*\*\*\*\*\*\*

100 to 100 to 100 to 100 job and a hungry family -compound to his highly emo-bered state that day. Andrews

OLCOCK AND BURNES OF the dand in turn, questioning each other about the circum sames of andrews per oppositable.

constant to the same of the same concers on his constitutional ages one worked but the to the could be coursed with persons

The said safering CONTRACTOR OF STREET voluntarily but later en-word his was backing of This led to his being outarrest Corner

The jury was diseled for the right of the Foctomobless Motor Hotel

selected for the survivere Control Control 20 Pel-

can ave. Agers Judge L. CaPterre Jr. Neand the second second Orients.

Water Tolking of A

lantic ave. Mgjers Henry R. Nics. 3365 Seison

st. New Orleans Lesie J. Roussell dr., 9230 Forshey New Orleans

Present as on alternate jurist was James S. Boudreper, St. Negro. 1927 Abordance

Minutes after he was swort is, National reported as vallet was missing. It was leared he was the suction of a courtroom pickpocket, but sheriff's denoties and be feld them today he later discovered be had not me wallet at home.